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SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	Termination and Release of Security Interest in Trademarks (previously recorded at Reel 2757 Frame 0092)	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type	
	FORMERLY JPMorgan Chase Bank	11/17/2005	National Banking Association:	

RECEIVING PARTY DATA

Name:	TBC Brands, LLC	
Street Address:	2215-B Renaissance Drive	
Internal Address:	Suite 5	
City:	Las Vegas	
State/Country:	NEVADA	
Postal Code:	89119	
Entity Type:	Limited Liability Company: DELAWARE	

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Serial Number:	76513447	GRAND SPIRIT TOURING
Serial Number:	76546451	MIRADA
Serial Number:	76554893	MIRADA PYRO SPORT SLX
Serial Number:	76554894	MIRADA SPORT GTX
Serial Number:	76554892	MUDCAT
Serial Number:	76513446	MULTI-MILE GRAND TOUR
Serial Number:	76554895	NOMAD
Serial Number:	76547724	POWER KING TOWMAX
Serial Number:	76497369	TRAILER KING
Serial Number:	76525500	WILD SPIRIT

CORRESPONDENCE DATA

TRADEMARK REEL: 003199 FRAME: 0987

900036769

Fax Number: (212)455-2502

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: (212) 455-7698

Email: ksolomon@stblaw.com Correspondent Name: Mark Solomon, Esq.

Address Line 1: Simpson Thacher & Bartlett LLP

Address Line 2: 425 Lexington Avenue

Address Line 4: New York, NEW YORK 10017

ATTORNEY DOCKET NUMBER: 509265/0964 NAME OF SUBMITTER: Mark Solomon Signature: /ms/ Date: 11/28/2005

Total Attachments: 6

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TRADEMARK **REEL: 003199 FRAME: 0988**

TERMINATION AND RELEASE OF SECURITY INTEREST IN TRADEMARKS

TERMINATION AND RELEASE dated as of November 17, 2005, from JPMorgan Chase Bank N.A. (formerly JPMorgan Chase Bank), a national banking association, as Collateral Agent (the "Agent") for the benefit of the Secured Parties (as such term is defined in the Guarantee and Collateral Agreement referred to below) as parties to (i) the Credit Agreement, dated as of March 31, 2003 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among TBC Corporation (the "Borrower"), the Lenders, the Administrative Agent and the Co-Administrative Agent and (ii) the Second Amended and Restated Note Agreement dated as of April 1, 2003, as amended by Amendment No.1 to the Seconded Amended and Restated Note Agreement, dated as of November 29, 2003 (as amended, supplemented or otherwise modified from time to time, the "Existing Note Agreement") between The Prudential Insurance Company of America ("Prudential") and the Borrower and (iii) the Note Purchase Agreement dated as of April 1, 2003 as amended by Amendment No.1 to the Note Purchase Agreement, dated as of November 29, 2003 (as amended, supplemented or otherwise modified from time to time, the "Additional Note Agreement") among Prudential, certain affiliates, managed accounts or funds of Prudential (the "Prudential Affiliates") and the Borrower (the Existing Note Agreement and the Additional Note Agreement collectively referred to as the "Note Agreements"), to TBC Brands, LLC ("Obligor"), a Delaware limited liability company with its principal place of business located at 2215-B Renaissance Drive, Suite 5, Las Vegas, NV, 89119.

<u>WITNESSETH</u>:

WHEREAS, pursuant to the Guarantee and Collateral Agreement, dated as of March 31, 2003 (as amended by the First Amendment thereto dated as of November 29, 2003), made by the Grantors (as defined therein), including the Obligor, in favor of the Agent (the "Collateral Agreement"), a security interest (the "Security Interest") was granted by the Grantors to the Agent in certain collateral, including the Trademark Collateral (as hereinafter defined);

WHEREAS, pursuant to that certain Grant of Security Interest in Trademarks, dated as of November 29, 2003, among the Agent and Obligor (the "Grant of Security Interest"), Obligor, by reference to the Collateral Agreement, reaffirmed its intent to grant a Security Interest to the Agent specifically in certain Trademarks (as defined in the Collateral Agreement), including the Trademark Collateral;

WHEREAS, the Grant of Security Interest was recorded in the United States Patent and Trademark Office on December 3, 2003, at Reel 002757, Frame 0092; and

WHEREAS, the Agent now desires to terminate and release the entirety of its Security Interest in the Trademark Collateral;

NOW, THEREFORE, for good and valuable consideration including the satisfaction of all obligations, indebtedness and liabilities secured by the Trademark Collateral pursuant to the

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TRADEMARK REEL: 003199 FRAME: 0989 Collateral Agreement, the receipt and adequacy of which are hereby acknowledged, and upon the terms set forth in this Termination and Release, the Agent hereby states as follows:

- 1. <u>Definitions</u>: The term "Trademark Collateral," as used herein, shall mean all of the Grantors' right, title and interest of every kind and nature as of the date hereof in the Trademarks (including, without limitation, those items listed on Schedule A hereto). The term "Trademarks" shall have the meaning provided by reference in the Collateral Agreement.
- 2. <u>Release of Security Interest</u>: The Agent hereby terminates, releases and discharges its Security Interest in the Trademark Collateral, and any right, title or interest of the Agent in such Trademark Collateral shall hereby cease and become void.
- 3. <u>Further Assurances</u>: The Agent hereby agrees to duly execute, acknowledge, procure and deliver any further documents and to do such other acts as may be reasonably necessary to effect the release of the Security Interest contemplated hereby.

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IN WITNESS WHEREOF, the undersigned has executed this Termination and Release by its duly authorized officer as of the date first above written.

JPMORGAN CHASE BANK, N.A. (formerly JPMorgan Chase Bank)

By:

Name:

B.B. WUTHRICH VICE PRESIDENT

Title:

STATE OF	eorgia)	
COUNTY OF	ulton)	SS.:

On this 21 day of Mercho, 2005, before me personally appeared

B. W. Hirich to me known who, being by me duly sworn, did depose and say that he/she is Vicesident of JPMorgan Chase Bank, N.A., described herein and which executed the foregoing instrument, and that he/she signed his/her name thereto pursuant to the authority granted by JPMorgan Chase Bank, N.A.

Notary Public

(Affix Seal Below)

My Commission Expires
August 24, 2009, Fulton County, GA

SCHEDULE A

TBC BRANDS, LLC Trademarks

MARK REFERENCE# FILED APPL# REGDT REG#

CORDOVAN TOUR PLUS

UNITED STATES T33933US0 11/12/2003 N/A PENDING

12/12/200 DECLARATION RCVD?

GRAND SPIRIT TOURING

UNITED STATES T33909US0 5/13/2003 76/513,447 PENDING

2/13/2004 OFFICE ACTION RECD?

MIRADA

UNITED STATES T34255US0 9/23/2003 76/548,451 PENDING

1/23/2004 FOREIGN FILING

MIRADA PYRO SPORT SLX

UNITED STATES T34302US0 10/24/2003 76/554,893 PENDING

1/24/2004 FILING RECPT RECD ?

MIRADA SPORT GTX

UNITED STATES T34301US0 10/24/2003 76/554,894

PENDING 10/24/2003

1/24/2004 FILING RECPT RECD?

UNITED STATES T34303US0 10/24/2003 76/554,892 PENDING

1/24/2004 FILING RECPT RECD ?

MULTI-MILE GRAND TOUR

UNITED STATES T33908US0 5/13/2003 76/513,446

PENDING

2/13/2004 OFFICE ACTION RECD ?

NOMAD

UNITED STATES T34304US0 10/24/2003 76/554,895

PENDING

POWER KING TOWMAX

UNITED STATES T34185US0 9/26/2003 76/547,724 PENDING

1/26/2004 FOREIGN FILING

509265-0964-02468-PaloAlto,2055144_3

TRADEMARK
REEL: 003199 FRAME: 0993

TOUR PLUS

UNITED STATES PENDING

T33910US0

11/12/2003 N/A

12/12/200 DECLARATION RCVD?

TRAILER KING

UNITED STATES PENDING

T33960US0

3/12/2003 76/497,369

7/28/2004 OFFICE ACTION RECD?

WILD SPIRIT

UNITED STATES PENDING

T34088US0

6/24/2003 76/525,500

10/24/200 FOREIGN FILING

509265-0964-02468-PaloAlto.2055144.3

TRADEMARK REEL: 003199 FRAME: 0994

RECORDED: 11/28/2005